

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/770,808	01/26/2001	Michael M. Segal	SIMU-P01-003 8253		
28120	7590 07/27/2004		EXAM	INER	
ROPES & GRAY LLP ONE INTERNATIONAL PLACE			CHARLES,	CHARLES, DEBRA F	
••••	1A 02110-2624		ART UNIT	PAPER NUMBER	
,			3628		
			DATE MAILED: 07/27/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Annilia di mandi	A matter and A
	_	Application No.	Applicant(s)
	Office Action Summan	09/770,808	SEGAL, MICHAEL M.
	Office Action Summary	Examiner	Art Unit
	The MAIL ING DATE of this communication	Debra F. Charles	3628
eriod fe	The MAILING DATE of this communication or Reply	n appears on the cover sneet wi	un une correspondence address
THE - External control	MORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATION CONTROL OF THIS CONTROL OF TH	ON. FR 1.136(a). In no event, however, may a rown. a reply within the statutory minimum of third beriod will apply and will expire SIX (6) MON statute, cause the application to become AB	reply be timely filed by (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
tatus			
1)⊠	Responsive to communication(s) filed on	<u>26 January 2001</u> .	
2a)[☐	This action is <b>FINAL</b> . 2b)⊠	This action is non-final.	
3)[	Since this application is in condition for all	owance except for formal matt	ers, prosecution as to the merits is
	closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.D	). 11, 453 O.G. 213.
isposit	ion of Claims		
4)⊠	Claim(s) 1-31 is/are pending in the applica	ation.	
	4a) Of the above claim(s) is/are with	ndrawn from consideration.	
· · —	Claim(s) is/are allowed.		
·	Claim(s) <u>1-31</u> is/are rejected.		
	Claim(s) is/are objected to.	mallan alaatian naasissassast	
8)[_]	Claim(s) are subject to restriction a	ind/or election requirement.	
pplicat	ion Papers		
9)[	The specification is objected to by the Exa	miner.	
10)	The drawing(s) filed on is/are: a)	accepted or b) ☐ objected to	by the Examiner.
	Applicant may not request that any objection to	the drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).
—	Replacement drawing sheet(s) including the co		• •
11)	The oath or declaration is objected to by the	ne Examiner. Note the attached	d Office Action or form PTO-152.
riority	under 35 U.S.C. § 119		
	Acknowledgment is made of a claim for for All b) Some * c) None of:	reign priority under 35 U.S.C. §	119(a)-(d).or (f).
	1. Certified copies of the priority docur		
	2. Certified copies of the priority docur		· ·
	3. Copies of the certified copies of the		received in this National Stage
	application from the International Bu See the attached detailed Office action for a	` ''	
* *		- 11-4 - 6 41	

## Attachment(s)

1	١M	Notice of	References	Cited	(PTO	8921

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date 6.

4)	LJ	Interview Summary (PTO-413
		Paper No(s)/Mail Date

5) Notice of Informal Patent Application (PTO-152)

6) Other: \_\_\_\_.

Application/Control Number: 09/770,808

Art Unit: 3628

## Claim Rejections - 35 USC § 103

Page 2

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 1,2,3,5, 6, 10, 14,15,16,18,19,20,23, 27,28 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over van Hoff et al.(U.S.PAT. 6272536 B1) and Conkwright et al.(U.S.Pub. 2003/0105694 A1).

Re claims 1, 6, 10, 14,19,20,23,27 and 28: van Hoff et al. disclose a system for directing content to an end user's computer located within a network, computer readable medium having instructions stored thereon for directing a computer to (Abstract, col. 3, lines 10-25), comprising

a data collection module for gathering information about a person and for storing the information within a protective zone located within the end user's computer and isolated from third parties(col. 4, lines 20-65),

And said data collection module, said data content module reside within said end user's computer(Abstract, col. 3, lines 10-25).

And end user's computer forwards a request for said content to a network server, and said network server delivers said requested content to said end user's computer in response to said request(Abstract, col. 3, lines 10-25, col. 4, lines 20-65).

Art Unit: 3628

van Hoff et al. disclose(s) the claimed invention except a data content module for maintaining identities of available data content wherein said identities contain parameters corresponding to said available data content, a correlation module for correlating said gathered information with said available data content to produce a set of content corresponding to said gathered information, and for directing said content to said end user. And said correlation module reside within said end user's computer.

However, in Abstract, para. 0018-0022, 0024-0026, 0068 thereof, Conkwright et al. disclose(s) data collection and analysis in a privacy-secure space with passive-private secure data collection. It would be obvious to one of ordinary skill in the art to modify the invention of van Hoff et al. based on the teachings of Conkwright et al. The motivation to combine these references is to ensure data collected remains secure and is associated with defined parameters, enhancing the efficiency of these targeted marketing techniques.

Re claims 2,3, 5, 15,16, and 18: van Hoff et al. disclose said gathered information pertains to medical information. And end user is a health care provider and said person is a patient. And said gathered information pertains to financial information(col. 3, lines 10-25, col. 4, lines 20-45,col. 11, lines 15-45, i.e. data and code is stated in the patent, however, the nature of the data would not be relevant to the invention's functioning here).

Re claim 29: van Hoff et al. disclose having instructions for creating a secure connection from the computer to a server on a data network, whereby the protective zone is extended to the server(col. 12, lines 50-67,i.e. secure channel).

Application/Control Number: 09/770,808 Page 4

Art Unit: 3628

3. Claims 4 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over van Hoff et al. and Conkwright et al. as applied to claim 3 above, and further in view of Snell et al.(U.S.PAT. 5431691A).

van Hoff et al. and Conkwright et al. disclose(s) the claimed invention except a patient diagnostic tool wherein said patient diagnostic tool interfaces with said data collection module to assist in gathering information about a person. However, in col. 1, lines 5-20, col. 6, lines 15-55 thereof, Snell et al. disclose(s) a diagnostic tool that helps monitor the medical patient. It would be obvious to one of ordinary skill in the art to modify the invention of van Hoff et al. and Conkwright et al. based on the teachings of Snell et al. The motivation to combine these references is to enhance the quality of data collected from the user.

4. Claims 8, 9, 11, 12,13,21,22,24,25, 26,30 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over van Hoff et al. and Conkwright et al. as applied to claims 6,10,14, and 27 above, and further in view of Herz et al.(U.S.PAT. 5754938A).

van Hoff et al. and Conkwright et al. disclose(s) the claimed invention except third party server and delivering content; instructions for processing the available data content received from a server on a network to produce said targeted data content; and instructions for processing the available data content stored in a data content module to produce said targeted data content. However, in Abstract, Fig. 14, 15, col. 7, lines 5-45, col. 8, lines 40-65, col. 31, lines 20-67, col. 32, lines 40-55 thereof, Herz et al. disclose(s) a proxy server that forwards data upon request. It would be obvious to one of ordinary skill in the art to modify the invention of van Hoff et al. and Conkwright et al. based on the teachings of Herz et al. The motivation to combine these references is to enhance system functionality by making data transfer through the network align with business rules.

Application/Control Number: 09/770,808

Art Unit: 3628

Page 5

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Debra F. Charles whose telephone number is (703) 305-4718. The examiner can normally be reached on 9-5 Monday thru Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frantzy Poinvil can be reached on (703) 305-9779. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Debra F. Charles Examiner Art Unit 3628

PRIMARY EXCURNING

\*\*\*